## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA 2007 FEB 15 P 3: 49 ANDERSON DIVISION

Re:	)
THE THAXTON GROUP, INC. SECURITIES LITIGATION	) Case No. 8:04-2612-13 )
Official Committee of Unsecured Creditors of the Thaxton Group, Inc.,	) ) ) 8:04-22275-13
Plaintiff,	Originally filed in the United States
vs.	<ul><li>Bankruptcy Court for the District of</li><li>Delaware, Adv. Proc. No. 04-53129.</li></ul>
FINOVA Capital Corporation,	) )
Defendant.	) )

## **ORDER**

On motion of FINOVA Capital Corporation ("FINOVA"),

IT IS HEREBY ORDERED that this Court's Order of Partial Summary Judgment dated March 20, 2006, docket entry no. 401, shall, upon the Effective Date of the Plan, as those terms are defined in the parties' Master Settlement Agreement attached hereto as Exhibit 1, be deemed vacated in its entirety.

It is so ordered.

United States District Judge

FILED: February 12, 2007

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 06-1406 (8:04-cv-22275-GRA) (8:04-cv-02612-GRA)

OFFICIAL COMMITTEE OF UNSECURED CREDITORS OF THE THAXTON GROUP, INCORPORATED,

Plaintiff - Appellee,

and

KEN BLINKO; BETTY C. COLEY; VICKI GRAINGER; ETHEL E. GRAVES; BECKY HALSALL; JOHN S. HALSALL, III; JERRY F. MCDANIEL; VERONICA T. MCDANIEL; LAVERNE MCKENZIE; MARIANNE MCKENZIE; NATHAN J. NEELY; ZEVIE H. NEELY; SULINA PRATHER; KATHRYN RODDEY; GINA TIBBS; JOHN A. TIBBS; JOHN C. TIBBS; BRENDA D. WATTS; GERALD D. WATTS; C. ANN WILLIAMS; HENRY M. WILLIAMS, JR.; WESLEY L. WILLIAMS, JR.; GRANT HALL; TOM MOORE; ANNA NUNNERY; CHARLES SHOPE; PENELOPE SHOPE; KATHY ANNETTE WOOD; SAM JONES WOOD; RUTH ANN HALL,

Plaintiffs,

versus

FINOVA CAPITAL CORPORATION,

Defendant - Appellant,

and

STEPHANIE BRANHAM; CHARLES E. BROOKS; ALISON FAULKENBERRY; ASHLEY GRANT; BECKY LEE; ALLAN F. ROSS; ROBERT L. WILSON; CHERRY BEKAERT AND HOLLAND, LLP; MOORE AND VAN ALLEN PLLC,

Defendants.

No. 06-1631 (8:04-cv-22275-GRA) (8:04-cv-02612-GRA)

OFFICIAL COMMITTEE OF UNSECURED CREDITORS OF THE THAXTON GROUP, INCORPORATED,

Plaintiff - Appellee,

versus

FINOVA CAPITAL CORPORATION,

Defendant - Appellant,

ORDER

Upon consideration of Finova's agreed motions for limited remand pursuant to Fobian v. Storage Technology Corp., 164 F.3d 887, 891 (4th Cir. 1999) and for a stay in case Nos. 06-1406 and 06-1631, the Court grants the motions. This case is remanded to the district court for the limited purpose of considering the parties' Rule 60(b)(6) motion. The parties shall file a status report on or before March 13, 2007, and every 30 days thereafter on the status of the case below. The parties shall immediately notify this Court in writing of the district court's final decision.

For the Court

/s/ Patricia S. Connor

Clerk